

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

LEGGETT & PLATT, INC., et al.)	
)	
Plaintiffs,)	
)	
vs.)	Case No. 4:05CV788 CDP
)	
VUTEK, INC.,)	
)	
Defendant.)	

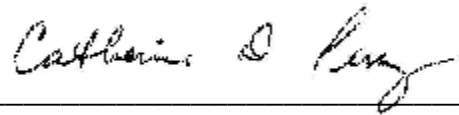
MEMORANDUM AND ORDER

I have carefully reviewed both parties' motions to compel, and after that review I conclude that both motions should be denied in almost all respects. I do not believe that a lengthy explanation or recitation of the parties' extensive disputes would serve any useful purpose. The parties can assume that I denied their motions for the reasons stated in the opposing briefs. Accordingly,

IT IS HEREBY ORDERED that Vutek's motion to compel production of documents and deposition testimony [#74] and Leggett & Platt's Motion to compel production of documents [#79] are denied except that Leggett & Platt shall produce all notes written by Joseph Jordan in the patent file histories regarding printer-related patents.

IT IS FURTHER ORDERED that Leggett & Platt will not be allowed to

pursue a lost-profits theory of damages at trial, as it has unequivocally stated its intention not to do so.

A handwritten signature in cursive script, reading "Catherine D. Perry", positioned above a horizontal line.

CATHERINE D. PERRY
UNITED STATES DISTRICT JUDGE

Dated this 31st day of July, 2006.